IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 847 of 1999

For Approval and Signature:

Hon'ble MR.JUSTICE M.R.CALLA

- 1. Whether Reporters of Local Papers may be allowed to see the judgement?
- 2. To be referred to the Reporter or not?
- 3. Whether Their Lordships wish to see the fair copy of the judgement?
- 4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge?

MANISUVRAT APARTMENT

COOPERATIVE HSG STY LTD

Versus

STATE OF GUJARAT

Appearance:

MR HB SHAH for Petitioner

MR BY MANKAD, ld.AGP for Respondent No. 1

MR CG SHARMA for Respondent No.2, 3, 4, 5, 6, 7, 8, 9,10,11

CORAM : MR.JUSTICE M.R.CALLA Date of decision: 11/03/99

ORAL JUDGEMENT

Rule. Mr.B.Y.Mankad, learned Astt.Govt. Pleader waives the service of Rule on behalf of the respondent no.1-State and Mr.C.G.Sharma waives the service of Rule on behalf of rest of the respondents.

2. The only prayer made in this Special Civil

Application is that while the stay order dated 8th December 1998 as passed by the Addl. Chief Secretary (Appeals), Revenue Department, is operating to the prejudice of the petitioner, the Revision Application No.129 of 1998 pending before him is not decided. In the facts and circumstances of this case, it is ordered that if any such Revision Application No.129 of 1998 moved by the petitioner is pending before the Addl.Chief Secretary (Appeals), Revenue Department, Govt. of Gujarat, Ahmedabad, the same shall be heard and decided at the earliest, but in no case, later than a period of three months from today. With the directions and observations as aforesaid, this Special Civil Application is allowed. Rule is made absolute in the terms as aforesaid. No order as to costs.

sreeram.